UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

United States of America

v.

YOEL ABRAHAM, HESHL ABRAHAM, ZISHE ABRAHAM, SHMUEL ABRAHAM,

Defendants.

PROTECTIVE ORDER

20 Cr. 411 (RA)

Upon the application of the United States of America and the defendant having requested discovery under Fed. R. Crim. P. 16(a)(1)(E), the Court hereby finds and orders as follows:

- 1. **Disclosure Material and Sensitive Information.** The Government will make disclosure to the defendant of documents, objects, and information, including electronically stored information ("ESI"), pursuant to Federal Rule of Criminal Procedure 16, 18 U.S.C. § 3500, and the Government's general obligation to produce exculpatory and impeachment material in criminal cases, all of which will be referred to herein as "Disclosure Material."
- 2. Sensitive Information. The Government's Disclosure Material may include information ("Sensitive Information") that (i) affects the privacy and confidentiality of individuals and entities, or concerns sensitive business interests; (ii) will impede the Government's ongoing investigation of uncharged individuals if prematurely disclosed; (iii) is not authorized to be disclosed to the public or disclosed beyond that which is necessary for the defense of this criminal case; or (iv) the broad disclosure of which would pose safety risks to individuals. The Government shall clearly identify any Disclosure Material designated as Sensitive Information at the time of production. Nothing in this Order shall be interpreted as an agreement by the defendant that

material designated by the Government pursuant to this paragraph is properly designated Sensitive Information.

- 3. **Facilitation of Discovery.** The entry of a protective order in this case will permit the Government expeditiously to produce Disclosure Material and Sensitive Information without further litigation or the need for substantial redactions. It will also afford the defense prompt access to such materials, in substantially unredacted form, which will facilitate the preparation of the defense.
 - 4. Good Cause. There is good cause for entry of the protective order set forth herein.

ACCORDINGLY, IT IS HEREBY ORDERED:

- 5. Disclosure Material shall not be disclosed by the defendant or defense counsel, including any successor counsel (collectively, "the defense"), other than as set forth herein, and shall be used by the defense solely for purposes of defending this action.
 - 6. Disclosure Material may be disclosed by the defense to:
 - a. The defendant;
 - b. The following persons (hereinafter, "Designated Persons"):
 - i. investigative, paralegal, secretarial, clerical, and other personnel employed or retained by defense counsel;
 - ii. independent expert witnesses, investigators, or advisors retained by defense
 counsel in connection with this action; and
 - c. such other persons as hereafter may be authorized by the Court.

All Designated Persons to whom Disclosure Material is disclosed in accordance with this provision shall be subject to the terms of this Order. To the extent Disclosure Material is disclosed to any Designated Persons, defense counsel shall first provide each Designated Person with a copy of this

Order and instruct such Designated Person(s) that they are bound by the terms of this Order.

Defense Counsel shall make reasonable efforts to maintain a record of what Disclosure Material has been disclosed to Designated Persons pursuant to this Order.

- 7. Defense counsel may show Disclosure Material to potential witnesses ("Potential Witnesses") during the course and for the purpose of investigation, but shall not disseminate Disclosure Material to Potential Witnesses or permit Potential Witnesses to make or retain copies of Disclosure Material. To the extent Disclosure Material is disclosed to Potential Witnesses, defense counsel shall first instruct each Potential Witness as to the terms of this Order and instruct such Potential Witness(es) that they are bound by the terms of this Order. Defense counsel shall make reasonable efforts to maintain a record of what Disclosure Material has been disclosed to Potential Witnesses pursuant to this Order.
- 8. The defense shall not post any Disclosure Material on any Internet site or network site to which persons other than the parties hereto have access, and shall not disclose any Disclosure Material to the media or any third party except as set forth herein. Subject to the restrictions applicable to Sensitive Information set forth herein, this provision shall not prevent the filing of Disclosure Material for purposes of any judicial proceeding.
- 9. Sensitive Information so designated by the Government, including any copies thereof or excerpts therefrom, may be disclosed by defense counsel to the defendant for review at the offices of defense counsel, or in the presence of defense counsel **through videoconferencing or other virtual means**, for purposes related to this case. Notwithstanding the foregoing, the defendant shall not **make**, maintain, retain, or keep copies or notes (**digital or otherwise**) of Sensitive Information outside of the presence of defense counsel. All Sensitive Information possessed by defense counsel shall be maintained in a safe and secure manner.

- 10. Unless authorized in writing by the Government or by an order of this Court, no Sensitive Information, or information derived therefrom, shall be filed publicly whether excerpted within a filing or as an attachment to a filing. Any filings incorporating, containing, or referencing Sensitive Information shall be redacted and/or filed under seal.
- 11. In the event of any dispute as to the Government's designation of particular material as Sensitive Information, including any assertion that designation of particular material as Sensitive Information will materially impede defense counsel's efforts to prepare a defense, the parties shall meet and confer regarding such dispute, without prejudice to defense counsel's ability to seek dedesignation of such material by the Court. Absent a contrary order of this Court, the Government's designation of material as Sensitive Information shall be controlling. If defense counsel asserts that the designation of particular material as Sensitive Information will materially impede defense counsel's efforts, defense counsel shall propose alternative protections for such material that defense counsel believes are sufficient, but not greater than necessary, to mitigate any risks arising from the de-designation of such material.
- 12. The Government may authorize, in writing, disclosure of Disclosure Material, including Sensitive Information, beyond that otherwise permitted by this Order without further Order of this Court.
- 13. This Order does not prevent the disclosure of any Disclosure Material, including Sensitive Information, in any judicial proceeding in this action, or to any judge or magistrate judge, for purposes of this action. All public filings shall separately comply with the privacy protection provisions of Federal Rule of Criminal Procedure 49.1.

Return or Destruction of Disclosure Material

14. Except for Disclosure Material that has been made part of the record of this case and

records related to accounts or entities owner or managed by the defendant, the defense shall return

to the Government, or securely destroy or delete, all Disclosure Material within thirty (30) days of

the expiration of the period for direct appeal from any verdict in the above-captioned case,

including Supreme Court review; the period of direct appeal from any order dismissing any of the

charges in the above-captioned case; or the granting of any motion made on behalf of the

Government dismissing any charges in the above-captioned case, the conclusion of any habeas

proceedings; or the one-year limitation period to bring a petition pursuant to 28 U.S.C. §2255, if

no such petition is filed prior to that time, whichever date is later.

[Remainder of Page Intentionally Left Blank]

Retention of Jurisdiction

15. The provisions of this Order shall not terminate at the conclusion of this criminal prosecution and the Court will retain jurisdiction to enforce this Order until the Court orders otherwise.

16. This Order may be signed in counterparts and transmitted by facsimile and/or electronic copy, each of which counterparts will be deemed to be an original and which taken together will constitute the Order.

SO ORDERED:

Dated: New York, New York

THE HONORABLE RONNIE ABRAMS

United States District Judge Southern District of New York

AGREED AND CONSENTED TO:

DAMIAN WILLIAMS
United States Attorney
Southern District of New York

By:

Date: 10/15/2021

Jilan Kamal

Assistant United States Attorney

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By:	Date:
Justine Harris, Esq. Noam Biale, Esq. Counsel for Defendant Yoel Abraham	
By: YOEL ABRAHAM	Date:
By: Steven Yurowitz, Esq. Counsel for Defendant Heshl Abraham	Date:
By: HESHL ABRAHAM	Date:
By: Ilana Haramati, Esq. Henry Mazurek, Esq. Counsel for Defendant Zishe Abraham	Date:
By: ZISHE ABRAHAM	Date:10/29/2021
By: Susan Necheles, Esq. Gedalia Stern, Esq. Counsel for Defendant Shmuel Abraham	Date:
By: SHMUEL ABRAHAM	Date:

Ву: 25-	_ Date:	11/21
Justine Harris, Esq. Noam Biale, Esq. Counsel for Defendant Yoel Abraham		
By:	_ Date:	
YOEL ABRAHAM By:	_ Date:	
Steven Yurowitz, Esq. Counsel for Defendant Heshl Abraham		
By: HESHL ABRAHAM	_ Date:	
Ву:	Date:	
Ilana Haramati, Esq. Henry Mazurek, Esq. Counsel for Defendant Zishe Abraham		
By: ZISHE ABRAHAM	_ Date:	
Ву:	Date:	
Susan Necheles, Esq. Gedalia Stern, Esq. Counsel for Defendant Shmuel Abraham		
Ву:	Date:	
SHMUEL ABRAHAM		

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Ву:	Date:
Justine Harris, Esq. Noam Biale, Esq. Counsel for Defendant Yoel Abraham By:	Date: 11/01/202-1
YOEL ABRAHAM	,
By: Steven Yurowitz, Esq.	Date:
Counsel for Defendant Heshl Abraham	
Ву:	Date:
HESHL ABRAHAM	
Ву:	Date:
Ilana Haramati, Esq. Henry Mazurek, Esq. Counsel for Defendant Zishe Abraham	
Ву:	Date:
ZISHE ABRAHAM	
Ву:	Date:
Susan Necheles, Esq. Gedalia Stern, Esq. Counsel for Defendant Shmuel Abraham	
Ву:	Date:
SHMUEL ABRAHAM	

Ву:		Date:	
	Justine Harris, Esq. Noam Biale, Esq. Counsel for Defendant Yoel Abraham		
Ву:		Date:	Alternative statement of the statement o
	YOEL ABRAHAM		
Ву:		Date:	
	Steven Yurowitz, Esq. Counsel for Defendant Heshl Abraham		
Ву:		Date:	
	HESHL ABRAHAM		
By:		Date:	
	Ilana Haramati, Esq. Henry Mazurek, Esq. Counsel for Defendant Zishe Abraham		
Ву:		Date:	
	ZISHE ABRAHAM		
Ву:	Sodefe	Date:	10/19/21
	Susan Necheles, Esq. Gedalia Stern, Esq. Counsel for Defendant Shmuel Abraham		
Ву:		Date:	10/14/21
By:		Date:	10/19/21

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By:	Date:
Justine Harris, Esq. Noam Biale, Esq. Counsel for Defendant Yoel Abraha	
By:	Date:
YOEL ABRAHAM	
By: Steven Vurowitz Esq.	Date: 10/27/21
Steven Yurowitz, Esq. Counsel for Defendant Heshl Abrah	
By: HESHL ABRAHAM	10/07/0001
By:	Date:
Ilana Haramati, Esq. Henry Mazurek, Esq. Counsel for Defendant Zishe Abraha	
By:	Date:
ZISHE ABRAHAM	
By:	Date:
Susan Necheles, Esq. Gedalia Stern, Esq. Counsel for Defendant Shmuel Abra	
Ву:	Date:
SHMUEL ABRAHAM	